

Will Trump's Attorney's Stop the Second Steal in Nov. 2024?



By: Devvy

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"I think that if Biden was on a gurney and couldn't move anything but his eyes to blink 'yes' or 'no,' he's our person." Conspiracy theorist, actor Robert DeNiro.

Americans paying attention to the zeitgeist of dirty political shenanigans currently underway to keep a presidential candidate off the ballot are beyond angry. As should all fair-minded Americans.

The shadow government who owns Washington District of Criminals are backed into a corner as their plans to destroy Donald Trump with bogus lawsuits has backfired in their evil faces. Conspiracy theorist, Jack Smith, appointed by low intelligent illegitimate U.S. Attorney General, Merrick Garland is a major player in this grotesque game and he's in trouble.

[GATEWAY PUNDIT EXCLUSIVE: Allegations of Procedural Missteps Surface Against Special Counsel John Luman Smith, aka Jack Smith](#), Dec. 24, 2023. Of course, conspiracy theorist clowns who blabber lies upon lies 24/7 on radio and "news" networks about Trump don't feel it's necessary for the American people to know this about Jack Smith. Larry Johnson is the author and he is a very credible, accurate investigator: [BREAKING:](#)

[Trump Prosecutor, Jack Smith's Alleged Role In Extortion Scheme While At the International Court of Justice Is Revealed](#), Dec. 13, 2023 // [Former AG Pens Jaw-Dropping Letter to Supreme Court: Jack Smith's Appointment as Special Counsel Wasn't Legal](#) // [The Hitman Is Exposed!... Former DNI Ratcliffe: Jack Smith Lost More than a Legal Issue at Supreme Court – This May Be His Bob Mueller Moment \(VIDEO\)](#), Dec. 24, 2023

Dirty Big Fani Willis

Georgia Gov. Brian Kemp is allegedly a very popular governor who hates Donald Trump. Why? Because Trump exposed the thoroughly corrupt election in Nov, 2020 in his state. Democrats love Kemp and Raffensberger for being key figures in covering up the massive election fraud. The Unreachables and low information voters have NO idea just how bad the stealing of an election was in Georgia aided and abetted by Kemp for turning a blind eye. And quite frankly, the Unreachables don't give a damn just as long as their party favorite wins.

I've written about this before: I watched every hearing on election fraud in GA, NV, PA, AZ and the other swing states. Countless hours and even more reading every brief filed in all the lawsuits. The evidence to this day is overwhelming Trump and the tens and tens of millions of Americans who voted for Donald Trump were all cheated to install a career criminal with dementia back then.

All the conspiracy theorists who write for propaganda rags like the *Washington Post*, *LA Times*, the *NY Times* (all the news that's fit to fake) and all the "leftist" web sites. Blabber mouths on *CNN*, *NBC*, *ABC*, *FOX*, *MSNBC* and even big name talk radio show hosts who continue to vomit up "President Biden" won the election are either completely ignorant of the proven numbers and cheating or political hacks who've disgraced their reputations and are as Un-American as the commies infesting college campuses poisoning the minds of their students.

One of their favorite mantras is “Trump tried to overturn the election.” Carefully worded propaganda devoid of truth. *You can't overturn an election that was decided by fraud and in violation of federal election law.*

Big Fani Willis is as dirty as a newborn's diaper. Big Fani is a political whore who sold her soul for personal and political gain. GOP GA Gov. Brian Kemp continues to protect her. Georgia's dirty GOP Secretary of State, Brad Raffensperger, who played a major role in covering up Trump's win in Georgia is missing in action.

[House Judiciary Committee Launches Inquiry Into Fani Willis for Colluding with January 6 Committee – Releases Damning Letter Between Her and J6 Chairman Bennie Thompson](#), Dec. 5, 2023

[Bennie Thompson and Liz Cheney Gave J6 Evidence to Jack Smith and Fani Willis But Kept It From House Republicans](#), Dec. 18, 2023

GOP covers for Big Fani

[Kemp Says Special Session On Fani Willis Conduct / Indictments WILL NOT HAPPEN](#), Aug. 31, 2023 – “We have a law in the state of Georgia that clearly outlines the legal steps that can be taken if constituents believe their local prosecutors are violating their oath by engaging in unethical or illegal behavior,” Kemp said.

“Kemp said, up to now, he has not seen any evidence that warrants any action by the prosecuting attorneys oversight commission. If that is the case let us point out some for you Mr. Governor:” Rest at link and please note the dates.

This is the quintessential example of a conspiracy theorist using clever word-smithing to convince readers a lie is the truth: [Georgia's Election Denying Lt. Governor Attacks 2020 Hero Brad Raffensperger Over 'Election Integrity'](#) – “Georgia's

election-denying Lieutenant Governor Burt Jones (R) debuted a new broadside against his fellow Republican, Secretary of State Brad Raffensperger, over his supposed failure to champion “election integrity” on Monday.

“Has anyone seen Secretary of State Brad Raffensperger? You know, the same guy who’s supposed to uphold our state’s election integrity?” asked the ad’s narrator, who went on to lay into him for his failure to attend state senate appropriations and election hearings, as well as for supposedly having “only worked 42 days this year.”
Continuing:

“Jones was a vocal believer in and propagator of Trump’s lies about the 2020 election. In December of that year, Jones signed a petition calling on Kemp to convene the Georgia legislature to reallocate the state’s electoral votes.

“Georgia Patriot Call to Action: today is the day we need you to call your state Senate & House Reps & ask them to sign the petition for a special session. We must have free & fair elections in GA & this is our only path to ensuring every legal vote is counted. @realDonaldTrump,” wrote Jones on X while promoting the petition.

“The lieutenant governor was named as an unindicted co-conspirator in the Fulton County election case brought against Trump in August.”

Okay, let me get this straight. Gov. Kemp and SOS Raffensperger are both guilty of covering up the stolen

election in Georgia in Nov. 2020. Both claim Biden won fair and square. Both allegedly get reelected.



The voters then elect a Lt. Gov. who says the 2020 election for Donald Trump was stolen. (All three are Republicans.) Does that make any sense to you? Oh, and Big Fani went after Lt. Gov. Jones: [Co-Conspirator Individual 8: Georgia Lt. Gov. Burt Jones, Aug. 16, 2023](#) – “Then-Georgia state Sen. Jones was one of the so-called fake electors who tried to give Georgia’s 16 electoral votes to former president Donald Trump instead of President Joe Biden.

“Because of a conflict of interest, Fulton County District Attorney Fani Willis was ordered not to include Jones in any possible prosecution.” **Who ordered Big Fani to drop Jones and when?**

Perhaps it has something to do with Big Fani and investigative piece below. This is a very long read but **I encourage you to take the time – especially if you live in Georgia to read it.** *A five-star investigation that’s far from over.*

The **ONLY** way to root out corruption is to dedicate the time and effort to see bottom feeders like Big Fani Willis indicted, tried and convicted should a jury find her guilty. Which I have no doubt would happen after I spent many hours (usually in the evening when it’s quiet and my doggies have a

full belly and snooze away) cross checking and deep diving into the players. That investigative piece is deadly serious.

["Explosive Revelation: Fani Willis Linked To Massive Election Fraud And Money Laundering RICO Enterprise!"](#), Aug. 31, 2023 – "In a shocking turn of events, a bombshell investigation has uncovered jaw-dropping connections between Fani Willis and a sprawling web of election fraud and money laundering activities."

"The investigation, which spans across multiple states and multiple jurisdictions, has revealed a complex network of illicit operations aimed at undermining the very foundation of our Constitutional Republic and the rule of law. Sources close to the matter suggest that Willis was a massive beneficiary in the Federal and Georgia RICO enterprises. It appears that she is currently playing a key role in orchestrating a systematic scheme to manipulate election outcomes, casting doubt on the integrity of the entire electoral process.

"In the lead up to the 2022 midterm elections, my team uncovered a massive money laundering network of campaign finance contributions being made via ActBlue. One of the top beneficiaries of this money laundering RICO enterprise was none other than Georgia Senator Raphael Warnock. The Gateway Pundit was the first news organization to cover the massive money laundering network that financed the Raphael Warnock campaign.

"As our investigation progressed, we expanded our efforts into other states such as Missouri, Maryland, Wisconsin, Arizona, and then into every single state.

"Working with the Epoch Times investigative journalist Steven Kovac, we made a stunning find. Many of the top ActBlue "Contributors" never made the individual contributions. Many of these "Not Employed Individual Contributors" were the victims of a highly sophisticated money laundering scheme.

“The scheme was further exposed when I provided the data to James O’Keefe and his people at O’Keefe Media Group who captured many unwitting “Money Laundering Smurfs” in Maryland.

“This massive ongoing money laundering operation involves wire fraud, evasion of campaign finance limits, structuring of financial transactions, tax fraud, non profit fraud, identity theft, and elder abuse.

“The RICO operation is still in operation today. Using the identities of unwitting elderly, and other democrat voters, this massive RICO money laundering enterprise is the fuel for the entire election fraud RICO operation.

BUYING A DISTRICT ATTORNEY” – Rest at link. READ IT.

This is as disgraceful as the sham impeachment trial against our (TX) Attorney General, Ken Paxton this past summer. I wrote Sen. Colton Moore thanking him for standing for the truth while his cowardly GOP colleagues tried to destroy him. [Outrageous! Georgia GOP Caucus Ousts Brave State Senator for Trying to Impeach Corrupt Fulton County DA Fani Willis](#), Sept. 28, 2023

The bad news for the shadow government: All those indictments against Trump have boosted either new GOP voter registrations or Democrats and independents changing their registration to Republican across the country. Let’s move on to the next BS lawfare hustle: Keep Trump off the ballot in more than two dozen states using the Fourteenth Amendment as the bogus basis to “get Trump”.

Four partisan (DemonRats) judges on the Colorado Supreme Court decided Trump should not be allowed on the ballot for planning and inciting an insurrection. There are still a dozen more ‘blue’ states attempting to do the same thing. Gee, that’s news because Trump has never been charged, indicted or tried for insurrection regarding the Jan. 6th inside job. Now, it’s

off to the U.S. Supreme Court. Let me cite from an analysis by a truly wonderful gentleman and skilled attorney, Mario Apuzzo who passed away Oct. 10, 2021, regarding using a Quo Warranto because it goes to the heart of whether or not Trump can even be charged under the Fourteenth Amendment:

Neither the president nor vice president is an officer of the United States

“The impeachment clause of the Constitution does not consider the offices of president and vice president as offices of the United States. Article II, Section 4 provides: “The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors.” Note that the sentence does not say “all other” civil Officers of the United States. For example, members of Congress are not civil officers subject to impeachment and removal. See [“Impeachable Offenses: Early Historical Practice \(1789–1860\).”](#)”

“Notwithstanding the Fourteenth Amendment, Section 3 which does separately list “Senator or Representative in Congress” apart from “any office, civil or military,” but does not separately list the president or vice president, the president would also not be found to be a civil officer subject to the quo warranto statute. Congress in passing the D.C. statute did provide private litigants with a statutory mechanism for bringing quo warranto actions in the DC District Court, but it did not intend for it to apply to ousting sitting Presidents.

“Under the Appointments Clause (Article II, Sec. 2, cl. 2), it is the president that is given the power to make, with the advice and consent of the Senate, appointments of “Officers of the United States” and other positions that are not considered inferior. Given the president’s power to fill these offices and the impeachment mechanism existing in the Constitution, it is doubtful that Congress meant to include the Office of the

President himself, which appoints those officers, when it wrote “public office of the United States” in § 16-3501.”

Why didn't Trump's attorneys stop the stolen election in 2020 when they had a U.S. Supreme Court ruling on their side?

I've written about this ad nauseum since the Big Steal. Massive ballot dumps in the middle of the night – hundreds of thousands between Georgia, AZ and Pennsylvania alone. Mail in ballots not only accepted days or even a week after a federal election ends, but counted.

Counting of ballots put off until the next day. In Allegheny, PA, counting of ballots stopped at 1:30 am and didn't resume until the next morning at 10:00 am. In Fulton County, GA, counting was stopped on Nov. 3rd due to a pipe bursting which was not only fixed, but the polling center was still operational.

All in violation of federal election law. *Foster v Love*, 522 U.S. 67, 71-72, is a 9-0 decision back in 1997 by the U.S. Supreme Court. They agreed to take up the issue of federal election law vs Louisiana's election for federal offices and state election dates. The case that started it: MURPHY J. FOSTER, Jr., GOVERNOR OF LOUISIANA, et al., PETITIONERS v. G. SCOTT LOVE, PAUL S. BERGERON, KATHLEEN B. BALHOFF, and BENNIE BAKER-BOURGEOIS.

It's rare SCOTUS has a **9-0** decision and this one surprised me considering the late Ruth Bader Ginsberg was on the bench back then. [You can read the transcript of the oral arguments in *Foster v Love* here.](#)

Quoting Ginsberg: “It is an election, and it seems to me, being an election it conflicts with the **Federal *single Election Day***.” It's unfortunate this was not the key argument in Trump's lawsuits although several of us tried to get him this information.

Constitutional attorney, Ren Jander's November 18, 2020, piece [Elections Undecided by Midnight are Void & Preempted by Federal Law – Foster v Love \(1997; 9-0 Decision\)](#) is a thorough examination of that case and federal statutes. Jander wrote, "Federal Election Day statutes were designed to curtail fraud, and to infuse a prima facie sense of integrity in our electoral process. But these States – in failing to obey Congressional deadlines – have flagrantly attempted to preempt federal law. This is certainly prohibited, and this is why the late election results are void."

After a comprehensive analysis of the Constitution, federal and state statutes, Jander further writes: "Consider all of the above in light of the results of the 2020 presidential elections; in Pennsylvania today, two weeks after Election Day, 8000 votes suddenly appeared, and the initial count is still not complete; Arizona has tens of thousands of ballots left to count in the initial canvass; Georgia discovered over 2,600 missing votes yesterday, and the entire State is conducting a recount; Wisconsin just announced the details and costs of a forthcoming recount; Michigan is buried in litigation supported by many sworn affidavits alleging irregularities. None of these states consummated their elections on November 3rd. The elections have failed, as a matter of law. The results should be voided.

"Reading *Foster v. Love*, together with the 9th Circuit's analysis in *Voting Integrity Project v. Keisling*, we know that consummating an election before federal Election Day is prohibited, and that early voting is not prohibited, as long as the election is finally consummated *on* Election Day. If that be the case, then statutory construction makes it obvious that elections consummated after Election Day are preempted by the federal Election Day statutes.

"Any other construction would render the statutes inoperable. If "the election" – which is defined in *Foster v. Love* – as the combined acts of voters and officials – begins before

Election Day, then continues after Election Day, *there is no real Election Day*. The statute would be utterly inefficient, and the plenary authority of Congress over the time to choose electors would be denied. There is no possible construction of the statute which would allow State elections for presidential electors to continue after Election Day.”

Many thousands of votes were “discovered” days after the November 2020 election and *still more in the last two months*. Counting of votes in key swing states extended well beyond Election Day when **counting of the ballots had to stop at midnight ON Election Day**.

On Nov. 5, 2020, *Fox News* reported, “The Postal Service failed to deliver 150,000 completed ballots to polling stations before Election Day, the *Washington Post* reported, including 12,000 in five of the states where the U.S. still eagerly awaits a final count.” **Pennsylvania decided they would accept more ballot counting three days after Election Day as if the *Foster v. Love* Supreme Court decision didn’t exist**. Courts in Pennsylvania and other swing states loaded with partisan judges *simply ignored federal election law – as did other states of the Union*.

And so here we are today with Trump spending more than \$10 million dollars on legal fees and trying to stay out of prison. It’s unfortunate this was not the key argument in Trump’s lawsuits although I tried my best to get him this information.

After reading Jander’s analysis above, I spent a considerable amount of time looking up the case. [SUPREME COURT OF THE UNITED STATES](#) – FOSTER, GOVERNOR OF LOUISIANA, et al. v. LOVE et al. – CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT – No. 96–670. Argued October 6, 1997–Decided December 2, 1997.

[Foster v. Love, 522 U.S. 67 \(1997\): 9-0 decision](#)

[Foster v Love, Oral Arguments in front of the U.S. Supreme Court. Print & Audio.](#)

I saved part of Leo Donofrio's analysis about federal elections ending ON election day on his now shuttered web site. Leo is a very smart attorney. Here's an excerpt:

Foster v Love Oral Argument, Oct. 6, 1997 – “If the state Legislatures would just sit down for an hour and listen to the oral argument in [Foster v. Love](#), they would have such an easy time understanding their plenary authority was triggered at midnight after Nov. 3rd. (You may listen to the audio [here](#).) Let's examine some of the transcript:

Justice Ruth Bader Ginsburg:

*“It is an election, and it seems to me, being an election it conflicts with the Federal **single** Election Day.”*

“You can't canvass for days/weeks on end. As Justice Ginsburg said, it's “the Federal *single* Election Day.” And the unanimous opinion in this case was consistent with the oral argument, holding that “the election” *must* be consummated on “the day”.

“Justice Souter then had this heated ([listen](#) to it) exchange with the Louisiana Attorney General, who was knocked out cold at oral argument, and then lost in a 9-0 decision. That's going to be the outcome now as well if the state Legislatures would stop being bullied by their governors, secretaries, and attorneys general, and start fighting to end the usurpation of their elector choosing plenary authority.”

After doing all the research I sent a copy of Jander's column plus the oral arguments to Trump overnight express mail. Twice at \$29.98 each; one package to Trump Tower office and one package to Mar-A-Lago. I sent a copy again overnight mail to his attorney, Jesse Binnall at his office in Virginia. Binnall did an admirable job arguing the fraud case in Nevada

where thousands of individuals *who no longer lived in Nevada but voted from out of state along with other fraud*. The partisan, elected judge ruled the fraud committed was okay.

I explained that instead of all these lawsuits, go straight to the Supreme Court for an emergency hearing using THEIR OWN DECISION IN TRUMP'S FAVOR. GA, PA, MI, MN, NV, AZ – ALL VIOLATED FEDERAL ELECTION LAW. **And it wasn't just about Trump as I have written in the past: All those federal offices, U.S. House & Senate – all candidates were also cheated because ballots were counted AFTER midnight.** Federal elections are decided ON election day, *not date of certification*. This also has a profound effect on electors which Jander goes into in his analysis above and those individuals who've currently been charged as 'fake electors'.

Response from Trump and Binnall: ZERO. Did they ever see my correspondence and documents? Who knows since I'm a nobody. So, it's going to be up to State GOP Chairmen or Chairwoman and We the People to make sure Trump knows the clear path to stop the election from being stolen, again.

No questions the Democrat/Communist Party USA is DESPERATE because their obscene efforts to keep Trump off the ballot (and hopefully thrown into jail) isn't working. Their presumptive nominee, a life time crook with Alzheimer's and now facing a possible impeachment, Joe Biden, is a stinking turd. My question: **What is team Trump going to do this time to keep from having the election stolen from him again? If they do the same thing as last time with a dozen or two lawsuits, it will be another disaster.**

Several of the swing states passed new "integrity" election laws. That's good. BUT, the silver bullet is making absolutely certain every GOP State Chairman or Chairwoman, Secretary of State and county clerk in this Union is made aware federal elections end at midnight ON election day, period. **No ballots counted after midnight.** I've already

explained all this to our county clerk and I will make sure I'm there election night during counting. Machines are used but that's easily overcome. Your state GOP Chairman/chairwoman can put out a notice to every county clerk in the state; easily done with a computer.

Next will be a meeting with our Judge who oversees the Commissioner's Court and all county business – including elections. Today my letter goes out to our new Secretary of State and our state GOP Chairman, [Matt Rinaldi, one of the good guys](#). SNAIL MAIL LETTERS WITH DOCUMENTATION can't be ignored like email. They MUST all be made aware of that Supreme Court decision so we don't have yet another circus of endless lawsuits and indictments when Trump wins.

What can you do? The same thing I just described above. Yes, it takes some time, but we're either going to have a fair 2024 election or just rip up the U.S. Constitution. State GOP conventions will be here before you know it. Ours (TX) is May 23-25 in San Antonio. I can be a delegate; hopefully I'll be fully recovered from the horribly painful spine fusion surgery I recently had to be able to attend.

Become a delegate in your state. Call your local GOP county committee (you can get the right person and phone number from your county clerk) to find out how they choose (it's usually volunteers) delegates. Put together a concise flyer, order 500 and **hand them out at your state GOP convention**. That will inform Republican delegates who will spread the word to voters in every state of the Union the decision by the Supreme Court that federal elections end at midnight ON election day. It doesn't matter if some partisan judge in Pennsylvania rules it's okay to count mail in ballots for a week or two. Federal law trumps.

Only you and I can stop another steal. The most important thing is to get this information out to all of the above. **And don't forget this about the 2024 election besides voting for**

president, house reps and senators: the U.S. Supreme Court. Clarence Thomas is 74. Alito is 72. They might wish to retire. With Mitt Romney retiring, it's critical Republicans take control of the senate.

For those who send me emails saying why vote, I say you damn well better get out and vote. Get off the couch and do your part in making sure Secretary of State's, county clerks and Republicans throughout the states understand what I've covered in this column.

For a thorough, comprehensive education on the Fed, the income tax, education, Medicare, SS, the critical, fraudulent ratification of the Seventeenth Amendment and more, be sure to order my book by calling 800-955-0116 or click the link, "[Taking Politics Out of Solutions](#)". 400 pages of facts and solutions. Order two books and save \$10.00

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Notes:

Get rid of the useless nitwit RNC Chairwoman, Rona McDaniel, niece of the slimy and thankfully soon to be gone, Sen. Mittens Romney.

Keep Kelly Ann Conway as far away from Trump as possible.

Beware of the shadow government's choice: Pro-war, conniving, manipulative candidate, Nikki Haley. [War-Monger Nimarata Nikki Haley: Globalist's Darling](#), Dec. 4, 2023

Conspiracy theorists in the “mainstream” media decide who wins:

[Campaign attorney: Trump won Nevada, despite Biden results](#), Nov. 1, 2020. The elected judge, Judge James Wilson Jr., who ignored all the HARD paper evidence to prove fraud, has thankfully retired. Too little, too late.